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6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF ARIZONA**
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9 Craig Phillip Blades,

10 Plaintiff,

11 v.

12 Commissioner of Social Security
13 Administration,

14 Defendant.

No. CV-24-00006-PHX-KML

ORDER

15 Plaintiff Craig Blades seeks reconsideration of the order remanding this case for
16 additional proceedings. (Doc. 26.) Blades explains “[p]rimarily the reason is due to res
17 judicata (claim preclusion).” (Doc. 28 at 1.) Blades believes the Social Security
18 Administration has asserted a “claim before this court” that “should be dismissed for res
19 judicata.” (Doc. 28 at 2.) Blades requests “that all monies collected from [his] monthly
20 disability payments . . . be returned promptly to him.” (Doc. 28 at 2.)

21 Blades filed his motion within twenty-eight days of the judgment. Thus, his motion
22 will be construed as a Fed. R. Civ. P. 59(e) motion. That type of motion “should not be
23 granted ‘unless the district court is presented with newly discovered evidence, committed
24 clear error, or if there is an intervening change in the controlling law.’” *McQuillion v.*
25 *Duncan*, 342 F.3d 1012, 1014 (9th Cir. 2003) (quoting *McDowell v. Calderon*, 197 F.3d
26 1253, 1255 (9th Cir. 1999) (en banc)).

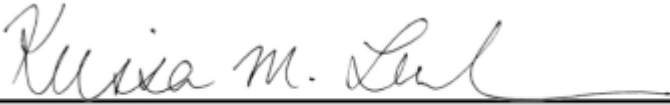
27 Blades has not presented any newly discovered evidence, has not identified any
28 clear error, and there has not been a change in controlling law. Therefore, Blades is not

1 entitled to relief. Blades is free to argue claim preclusion and seek a return of “all monies”
2 during the proceeding on remand.

3 Accordingly,

4 **IT IS ORDERED** the Motion for Reconsideration (Doc. 28) is **DENIED**.

5 Dated this 18th day of December, 2024.

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9 **Honorable Krissa M. Lanham**
10 **United States District Judge**
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